## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMPE CEIVED **NORTHERN DIVISION**

700b SEP -8 P 2: 17

	J. P. HACKETT, CL U.S. DISTRICT COURT
Theodore Davis,	Case No.: 2:05-CV-00632-WKW ALA
Plaintiff	PLAINTIFF'S
vs.	MOTION FOR CONTINUANCE DUE TO
Armstrong Relocation, Lln,	)
Edna Dumas, City of Montgomery, et. Al	Need To Secure Counsel
Defendants	)

## PLAINTIFF'S T. DAVIS' MOTION TO CONTINUE

Comes Now the Plaintiff, Theodore Davis, submits the following Motion for Continuance.

- **(1)** Request Court grant additional time to secure legal counsel.
- Former Counsel has been removed due to medical reasons (2)
- Having difficultly securing new Counsel due to the lack of time needed to (3)prepare.
- Seeking assistance from the Alabama Bar Association. (4)

Theodore Davis, Pro Se

5608 Terrace J

Birmingham, AL 35208

(205) 790-3457

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this 5<sup>th</sup> day of September, 2006, served a copy of the foregoing amended complaint to all known parties to this proceeding by placing the same in the United States mail, properly addressed and first-class postage prepaid to the following counsel of record.

Winston Sheehan, Jr. Esq. Ball, Ball, Mathews & Novak, P.A. Post Office Box 2148 Montgomery, AL 36117 Hon. George L. Beck, Jr. Post Office Box 2069 Montgomery, AL 36102-2069

City of Montgomery Attorney's Office Wallace D. Mills, Esquire 103 North Perry Street Montgomery, AL 36104

Jeffrey W. Smith, Esq. Slaten & O'Connor, P.C. 105 Tallapoosa St., #101 Montgomery, AL 36104

Judy Van Heest, Esquire Beers, Anderson, Jackson, Patty & Van Heest, P.C. Post Office Box 1988 Montgomery, AL 36102

Theodore Davis, Pro Se